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16	UNITED STATES DISTRICT COURT				
17	NORTHERN DIST	RICT OF CALIFORNIA			
18	SAN FRANC	CISCO DIVISION			
19	MARC OPPERMAN, et al.,	Case No. 13-cv-00453-JST			
20	Plaintiffs,	CLASS ACTION			
21	V	JOINT STIPULATION AND [PROPOSED]			
22	V.	ORDER FOR STAY AND CONTINUANCE OF DEADLINES			
23	PATH, INC., et al.	THIS DOCUMENT RELATES TO ALL CASES			
24 25	Defendants.	Opperman v. Path, Inc., No. 13-cv-00453-JST Hernandez v. Path, Inc., No. 12-cv-1515-JST Pirozzi v. Apple, Inc., No. 12-cv-1529-JST Espitia v. Hipster, Inc., No. 13-cv-0432-JST			
26		(collectively, the "Related Actions")			
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Case No.: 13-cv-00453-JST

STIPULATION AND [PROPOSED] ORDER FOR STAY AND CONTINUANCE OF DEADLINES

Case 3:13-cv-00453-JST Document 795 Filed 08/22/16 Page 2 of 6

Plaintiffs and Defendants Rovio Entertainment Ltd. ("Rovio") and ZeptoLab UK Limited 1 2 ("ZeptoLab") stipulate as follows: 3 WHEREAS on August 18, 2016, Plaintiffs and Defendants Electronic Arts Inc. and 4 Chillingo Ltd. ("EA/Chillingo") filed a Notice of Settlement with the Court (Dkt. 788), which 5 requested that the Court continue the hearing on EA/Chillingo's motion for summary judgment 6 and stay all deadlines with respect to the Plaintiffs and EA/Chillingo for 30 days; 7 WHEREAS on August 18, 2016, this Court entered an Order (Dkt. 792) which granted the 8 relief requested in the Notice of Settlement; 9 WHEREAS the claims against Rovio and ZeptoLab in this action are based on the alleged 10 use of EA/Chillingo's Crystal platform; 11 NOW THEREFORE, IT IS HEREBY STIPULATED by and between Plaintiffs, Rovio 12 and ZeptoLab, that, in light the foregoing, as well as the anticipated resolution of Plaintiffs' 13 claims against Rovio and ZeptoLab, that all deadlines between Plaintiffs, ZeptoLab and Rovio in 14 this action are stayed for thirty days, including with respect to Rovio's and ZeptoLab's 15 forthcoming motions for summary judgment against Plaintiffs, and Plaintiffs' forthcoming 16 motion for class certification as against Rovio and ZeptoLab. 17 18 Respectfully submitted, 19 Dated: August 22, 2016 KERR & WAGSTAFFE LLP 20 By: /s/Michael von Loewenfeldt James M. Wagstaffe (95535) 21 Michael von Loewenfeldt (178665) Frank Busch (258288) 22 KERR & WAGSTAFFE LLP 101 Mission Street, 18th Floor 23 San Francisco, CA 94105 Tel.: 415-371-8500 24 Fax: 415-371-0500 wagstaffe@kerrwagstaffe.com 25 mvl@kerrwagstaffe.com busch@kerrwagstaffe.com 26 David M. Given 27 Nicholas A. Carlin PHILLIPS, ERLEWINE, GIVEN & CARLIN LLP 28 39 Mesa Street, Ste. 201 1

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Case No.: 13-cv-00453-JST

STIPULATION AND [PROPOSED] ORDER FOR STAY AND CONTINUANCE OF DEADLINES

Case 3:13-cv-00453-JST Document 795 Filed 08/22/16 Page 3 of 6

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WAGSTAFFE	Case No.: 13-cv-00453-JST	STIPULATION AND [PROPOSED] ORDER FOR STAY AND CONTINUANCE OF DEADLINES

Case 3:13-cv-00453-JST Document 795 Filed 08/22/16 Page 4 of 6

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Case 3:13-cv-00453-JST Document 795 Filed 08/22/16 Page 5 of 6

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Case No.: 13-cv-00453-JST

Case 3:13-cv-00453-JST Document 795 Filed 08/22/16 Page 6 of 6

1	<u>ATTESTATION</u>	
2	I attest that concurrence in the filing of this document has been obtained from the other	
3	signatories listed above.	
4		
5	Dated: August 22, 2016 KERR & WAGSTAFFE LLP	
6	Dry /s/Mishashash I says I da	
7	By: <u>/s/ Michael von Loewenfeldt</u> Michael von Loewenfeldt	
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